GOVERNMENT OF ANDHRA PRADESH ABSTRACT

Police - Representation of Sri S.Suryanarayana, Inspector of Police, Hyderabad Range, Hyderabad (f) Tukaramgate PS, Secunderabad, against the punishment of "PPI for one year without effect on future increments and pension" - Allowed - Set-aside the punishment - Orders - Issued.

HOME (SERVICES-I) DEPARTMENT

G.O.Rt.No. 1275

Dated: 23/05/2013
Read the following:-

Ref: 1) From Sri S.Suryanarayana, Inspector of Police, Hyderabad Range, Hyderabad (f) Tukaramgate PS, Secunderabad, representation dated 12.12.2012 received through M(Home) Endt, dated 17.12.2012

- 2) Govt.Memo.No.36124/Ser.I/A2/2012-1, dated: 09.01.2013
- 3) From, D.G.P., A.P., Hyd, Lr.No.4103/Appeal-2/2012, dated 29.04.2013

0-0-0

ORDER:

In the reference 1st read above, Sri S.Suryanarayana, Inspector of Police, Hyderabad Range, Hyderabad (f) Tukaramgate PS, Secunderabad, has requested to setaside the punishment of "PPI for one year without effect on future increments and pension" imposed on him by Deputy Commissioner of Police, North Zone, Secunderabad, for the reasons mentioned therein.

2. In the reference 3rd read above, the Director General of Police, who consulted in the matter, has stated that, Sri S.Suryanarayana, Inspector of Police, Hyderabad Range, Hyderabad (f) Tukaramgate PS, Secunderabad, was awarded with the punishment of "PPI for one year without effect on future increments and pension" vide Proc.D.O.No.2339 (No.PR/325/201, No.HN/2/PR/2028/2011) dated 15.06.2011, by Deputy Commissioner of Police, North Zone, Secunderabad, for the following delinquency.

"Gross negligence and lack of supervision as SHO for missing of (9) CD files important cases of Tukaramgate PS"

Aggrieved by the same, Sri S.Suryanarayana, Inspector of Police, Hyderabad Range, Hyderabad (f) Tukaramgate PS, Secunderabad, has submitted an appeal before the Commissioner of Police, Cyberabad, which was considered and rejected in Proc.D.O.No.2378 (No.L&O/B9/1399/2011) dated 01-04/5-2012. His Revision petition was considered and rejected by the Revision Authority, i.e., the DGP (Personnel) in Procqs.D.Dis.No.2683/Appeal-2/2012, dated 28.09.2012.

3. The DGP, AP, Hyderabad has further informed that, aggrieved by the orders of Disciplinary / Appellate and Revisional authorities, the individual has submitted a mercy petition to the Government. He exhausted all the channels of remedies provided in A.P.C.S. (C.C.&A) Rules, 1991. As per the instructions issued in the Govt.Memo.No.22494/Pol.B/A2/2000-1, dated 10.07.2000, there is no provision for mercy petition under the A.P.C.S. (C.C.&A) Rules, 1991. Finally, while enclosing the mercy petition of the individual along with the connected **Punishment Roll file**, has requested to dispose the revision petition of the individual, as deemed fit.

P.T.O.

- 4. After careful examination of the entire matter, duly taking the representation of the individual into consideration, Government hereby allow the representation of the individual and set-aside the punishment of "PPI for one year without effect on future increments and pension" imposed by Deputy Commissioner of Police, North Zone, Secunderabad.
- 5. The Director General of Police, Hyderabad shall take necessary further action in the matter. The records received vide reference 3^{rd} read above, are returned herewith, which should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

T.P.DAS PRINCIPAL SECRETARY TO GOVERNMENT

То

The Director General of Police, Andhra Pradesh, Hyderabad The individual concerned <u>through</u> Director General of Police, Hyderabad

// FORWARDED :: BY ORDER//

SECTION OFFICER